The Metropolitan Police. SPORT OF GENERAL SUPERINTENDENT TALLMADGE-WHAT THE METROPOLITAN POLICE HAVE BEHN DOING—CONDITION OF THE POBCE AND STATION-HOUSES—EXPORTS OF THE DEPUTY SUPERINTEND-NTS OF NEW YORK AND RECOELYN.

lowing reports were submitted to the Board of ners on Monday, but were excluded from he HARALD by the pressure of other interesting matter:-

BOL COmmissioners on Monday, but were exciteded from a HARALD by the pressure of other interesting matter:—

OFFICE FURBLISHMENT MET METADOLITAN POLICE, S.

84 WEITE STREET, NEW YORK, SEPL 3, 1887.

1887. HE PRESSIDERY OF THE HOARD OF COMMISSIONERS OF THE METADOLITAN POLICE DISTRICT—

SER.—In compliance with the provisions of the act of the greature entitled "An act to ceisablish a Metapolitian police of the act of the greature entitled "An act to ceisablish a Metapolitian police of the series of the first of the greature of the first of the greature of the first of the first of the greature of the first of the f viousnous of law and of arrests up to about the 224 when we obtained consension of the station houses) eagre and unsatisfactory on houses and talegraph apparatus being withheld use, the substitution of other buildings, 11 adapted purposes, while it subjected the cit to a greatly impensiture, but imperfectly subserved the objects for were obtained.

see police purposes, while it subjected the cit. to a greatly increased expen diture but imperfeatly subserved the objects for which they were obtained.

Attached herets and marked A, is the report of Dayaty Sa peristendent Carpenter, exhibiting the state of the force, and he number of arrests made in the city of New York, and classifying the offences, since the organization of the Metropt litan Folice, and exhibiting the offences, since the organization of the Metropt litan Folice, and exhibiting the offences, since the organization of the Metropt litan Folice, and which I am gratified to say, presents strong evidence of an efficiency on the part of the Metropolitan Police of the city of See York, under all its attendant embarrasaments, which has sever been surpassed, if equatited, by the police of the city. It is the core graitfying, when you recur to the fact that up to be middle of July our whole force he old yequalled free hundred men, and at the present time is but eight hundred and stry; while the municipal force constituting he old police, at the time of their fishan insum on the second of July last, consensed of shout twelve hundred men to the first of Reptember, amounts to 7.121 embracing almost every description of offence. It must be apparent that the efficiency of a police is in a great measure dependent upon its numerical strength, and when the informationers that the time of the fact that this limited paired force is necessarily greatly reduced by the large number detailed for duty at the triminal Courts police offices, at so offices of the formissioners, the General and Deputy Superior nature approbation.

As their 8 perintendent I am happy to report to the Commissioners that the officers, without exception, have stways responded with cheerfulness and anacety to the orders that have enmanted with cheerfulness and anacety to the course indigence to which many of the partoliness have been as subjected in the periormance of their duty, and in some cases real saling even to which many of the partoli

amost close this branch of my report without expressing cep sense of obligation to Deputy Superintendent Car for his active and indicate conduct in the honorable on that he occurses. Intelligent and the honorable on that he occurses, intelligent and the state of th

iften secured to have not the municipal success, but the approbation of the municipal success, but the approbation of the municipal success, and the various station houses in the city of New with the exception of the sub-station houses in the Fourth, and Twenty second prectacts, the residue are in on, and by the addition of some few conveniences is plea to the purposes to which they are applied, and the purposes to which they are applied to the purposes to which they are applied as the purposes to which they are applied as the purposes to which they are applied to the purposes to which they are applied. on house in the First precinct is most uncom-favorably located, in a dark and unwholesome alley, and greatly out of repair. It is not a fit officers or men, or receptacle for prisoners, two in the Fourth precinct requires the imme-the Commissioners. Those whose duty re-ndance at this house complain should daily of se and unditness for the purpose for which it

venience and unifiness for the purpose for which it gred, atton house in the Twenty dest precinct is equally obe in point of fitness and locality. It is not a little reschair a building inconvenient in locality (being near bers and western line of the ward, leased by the ion from its owner from year to year, and in additional and the condition, should be retained to occupied for such a when some years since from a sease of its inconvenient to the corporation purchased a lot of ground in a scalingible position in the ward, and of sample dimensions that the express intention of erecting a station house and I am informed made the necessary appropriation section, as the attention of the Communications is the award as to the station house in the Twenty second which is too contracted and inconvenient for its in

ance with the requirements of the law, on the 5th is sued an order requiring the Captains or In-Police, in the city of few York, to cause their retrolmen to notify venders of liquors within their re at that the law required them to close their stores, rom selling fluore to the Sabbath. setain from seiling liquors on the Sabbath.

the menth of July I caused notices to be served on the error owners of staamboats olying up he nor waters, so-sailed by a synoposta of the law enasted for the preservant of the lives of our citizens who us those coaveys acce, reng of them under the legal penalties therein imposed, a nilacre with its provisions. Subsequently, I decaded in-mat officers to examine personally each boat propelled by n upon our waters and to report their condition, equipate. A copy of the report made to me I have honor to transmit to the Commissioners. The nail was transmitted to the District Attorney for his action set the deliquients. The examination and report, I have no to believe, have had a benedial effect in correcting as where they aristed, and thus securing increased safety stravelling community.

reason to believe, have not a benediat chock in correcting abuses where ther sail-ted, and thus securing increased safety to the iravelling community.

In compliance with the requisitious of the Commissioners for selecting new quaranting ground, creeding buildings, &c. of the Health Officer, and in compliance with your directions, I éctalled several squads of men for the protection of the buildings at the old and new Quarantine in Richmoni county, and for the apprehension of violators of the Quarantine has been fully accomplished, and the exigency having passed for which their services were required, they have returned to dutark that the timedy sid afforded by the Commissioners of Police to the Commissioners of Quarantine and Health Officer, in the preservation of public property and enforcing our Quarantice laws in a sounty other than New York (objects in which he whole State and country were interested was the created of a power to beneficially conferred by the act constituting the Retropolism district, and which a local manufolial government sould regally accretion. In conclusion, I must respectfully, but earnes by urge the Ommiscioners of Police to complete the appointment of Gollever for the several presents. At present there are but eight emphasive or lancetors, when the services requires twenty-two, and plut fifty-free aergeants where sight colpit are required, and for which increased numbers the law makes provision.

It is needless for me to say that the efficiency of this, as well as every other force, depends in a great measure upon the discipline, elevated character and bonorable bearing it respect, or efficiency or

discret.

It is very desirable that the patrol force should be immediately increased. From a force reduced from 1,20 to 550, the farmer and present force, with an increased and rapidly increasing population, with the continued extension of our habitable dwellings and workshops uson our island, public secessity, and personal safety require an increase rather than a reduction of the former numerical strength of this teparament.

a reduction of the former numerical strength of this copartment.

Several of the precisets in this city require tocrease of force—
such as the First, Fourth, Sevenia, Thirteenth and Sevenment, which, from our limited number of men, we cannot
seath which, from our limited number of men, we cannot
seath river poilee, sufficient to shield, it is apparent that an ellisize river poilee, sufficient to afford more protection to the
vast amount of property which is constantly exposed to the
vast amount of property which is constantly exposed to the
vast amount of property which is constantly exposed to the
vast amount of property which is constantly exposed to the
copyrights of expose and property in the sea on the wharves, and
on board of vensein rying in your rivers is associately above
any; and we can till withdraw from our land astro's sumber
of men adequate for such a purvose, without greatly exposing
the dwellings, storrs, and even the persons of our cilitiess.

But if we are to be restricted by the Buard of Supervisors,
from whatever mative, to the present insequents force, you
may rest assured that no effort shall be wanting on the part of
the pobles by afford every procedion that our limited and re
varieted means will afford; and it came complains shall obe
since to be made, and violations of law and breaches of the
public peace shall continue to increase in our dity, let the
charge of inefficiency and entipable neglect of duty rest upon
that branch of the city government, who, with a perfect streyledge of the wants of their constituency, waitonly withholds
the means access y for their procession. It suspectively.

Executively and the strey provents of the constituency, waitonly withholds
the means accessary for their procession. It suspectively.

that branch of the city government, who, with a species knowledge of the wants there considerency, washonly withholds the means recessary for their proceeding. Respectfully, S. A. TALLKADIES, Superintendent of Police.

REFORT OF THE DETUTY SUPERINTENDENT OF NEW YORK.

CYPICE DEPUTY SUPERINTENDENT OF NEW YORK.

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REMAIN THE SUPERINTENDENT OF NEW YORK.

SHOW, J. A. TALLKADOR, GENERAL NUTRICHMENT OF NEW YORK.

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SHOW YORK, Sept 1, 1857.

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SHOW YORK, SEPT 1, 1857.

HE SHOW IN A SHOW YORK AND YOR

more men than were applytioned to them (via., 40). The firshes an extended water front on both rivers, from which man of the most irreprise in ferries and sistemboat depots and steam ships start, and to reach of which there should be at least two policemes constantly. But this cannot be done at versee with the lamited number of men in their predict; and I regresses, the complaints are constantly made by citizens do business in the Furst ward, and the travelling public, that they are not offeners enough to do justice to the great interests on with the limited number of men in that precinct, and I regret to eay that complaints are constantly mad; by citizens doing business in the First was d, and the travelling public, that there are not officers enough to do justice to the great interests concentrated in that precinct. The liatter also has quite as important water from and it also embraces ame of the most victous and elsorderly localities, perhaps, of any precinct in the city; and requires a large force—for a short time, at less—to teach the disorderly characters that infeat Oliver, Water, Cherry, and aemo other streets, that law and order must and abail be maintained. There should also be more men in the Third precint. It terefore carneally and respectfully equest you to lay the subject before the Board of Police, and impress upon them the necessity of filling by the Department as soon as practicable having the fullent confidence that with the same number of men as we allowed to the old department, the peace of the city could be preserved, and crime of all kinds greatly diminabad, or the criminals arreaded and brought to accent houseand one hundred and twents two (7.123) viz. ar son, its assault with intent to kill, 70; assault say to be assaulting to escape, (10; attempt at rape, 8; attempt to steal, 11; burglary, 74; beatrardy, 3; desorderly conduct, 1,004; deserring 3; emiteralement, 16; escaped convicts, 7; forgery, 4; frand, 5; fixed price of the city of the city of the conduct, 1,004; deserring 3; emiteralement, 16; teached products, 15; forgery, 4; fixed, 16; the street, 15; record of the products of perjury, 1; robsery, 46; recentral glinds, 1,00; instanty, 84; latoxication, 1,364; insorieving and disorderly conduct. 1,56; deserring 3; emiteralement, 16; described and conducts and disorderly products. 26; perius of person, 32; insulting 10; manies 10 the street, 26; recentral prices, 13; rodding, 26; insorieving and 10; of the pre-time of person, 25; rodding, 26; perius and disorderly conduct. 1, 10; the product at the product of the pre-ti

Total, 7,125

First District Police Court - tifficers Crossett and Gardner, 2d precinct, Laxia, divrin and Bennett, 5th present; King, Davis and McCore, 10th precinct Spicar, 17th precinct; Second District Police Court. - Officers Leighton, 8th precinct; Coffix, Curry and Bower, 9th precinct; Smith and E. Davis, 18th precinct, 18th precinct, 18th precinct, 18th precinct, 18th Police Court. - Officers Baldwin, 8th precinct, Miner and Slowery, 10th precinct; Laffin, 11th precinct; Van Taxed, 18th precinct; McConnell, 17th precinct; Walls, 19th precinct. Taxeel, 18th precinct; McConnell, 17th precinct; Mills, 19th precinct.

Fourth District Police Court—Cliners Forter, Graham and
Gennott, 12th precinct; Wysit, 19th precinct
Court of Semicas.—Officers Dougherty, 4th precinct; Truex,
Devis and Econston, 5th precinct; feels, 3th precinct; Fell and
Burlison, 9th precinct; Willetts, 12th precinct; Sirdasll, 18th
precinct; Lowery, 19th precinct; Walsh, 18th precinct; Forbes
and Belay, 3lat precinct.

BROCKLYN.

TO F. A. TALLMANGE, Beq. General Superintendent of Police.
Six—The undersigned would respectfully present to you the
following report, showing the number of persons comprising
the police force of the city of Brooklyn. Also, the number of
persons arrested by the police for felonice, misdemeanors,
and other offences, from April 25 to September 1, 187, and
the condition of the several station houses. Respectfully, J
DIN S. FOLK. Deputy Superintendent of Folice.
BROOKLYN, Sept. 9, 1867. EMPORT OF THE DEPUTY SUPERINTENDENT OF

cinct. Captains. Sergeants. Patrolaum. No Surpended

sons s, stacoling a string poincies, it aims single acces, your tion of extee laws 31, violating city ordinance 193, vaggrancy 189, Total—3, (2) The statement shows the condition of the several station houses to be as follows:—First, Second, Fourth and Eighth are in seed on distributions. The Taird wants a great many repairs. The Firth, Sixta, Seventh and Minit see small and unfit for police purposes. These last are all rected.

The Bombardment of Greytown.

Before Chief Justice Neison. Sarr. 18.—Calvin Durand vs. George N. Hollins.—In 1854 the plaintiff had property in Greytown, which place was bombarded by order of the President of the United States. Hollins, the defendant, was commander of the Oyano, a vessel of war, which fired upon the tows and destroyed plaintiff's property. The plaintiff brings his action against the defendant for the destruction of his property, and claims \$30,000 damages. To the declaration the defendant claims \$30,000 damages. To the declaration the defendant has put in the pleas that any act committed by him was done under the direction of the Secretary of the Navy and that Greytown was occupied by parties who had naurped the government of Nicaragua, and had committed acts of vicience on the persons and property of American citizens; and that in pursuance of the orders given him he demanded reparation for the injuries, which not having been accorded to, he bombarded Greytown. To this pleas the statistic unarranged a demanded reparation came. up to be argued. The principal question raised is how far the President of the United States has authority to issue such orders where war has not been actually declared. The case was argued by Mr. Manning and Mr. Tracy for the plaintiff, and by the United States District Attorney, Mr. McKeon, for the defendant.

The following are the points for the plaintiff—

1. The second plea is bad. (Fol. 11, 15; fol. 26.)

1. the orders under which the defendant means to justify

I. The second pies is bad. (Fol. 11, 15; fol. 26.)

1. The orders under which he defendant means to justify must be set forth. (Fol. 26.)

2. The silegation of lawfeiness of the orders is an attempt to earry the law question to the jury. (Fol. 27.)

3. Neither the President nor the Secretary of the Navy has power to give such orders, and the defendant caunor justify under them.

4. The people of Greytown are not alleged to have given any provocation for the bombardment, nor does it appear that any occasion whatsoever existed for such an axi.

5. The bombardment was a gross violation of the sovreignty of Nisaragua, a friendly country and ally.

6. The piece is double. The orders relied on appear to have been several orders of two superiors, and not a joint order of both superiors.

II.—The third piece is bad. (Fol. 18, 18; fol. 28.)

1. All the objections above specified against the second piece, under the first paint, apply to this, excepting the fourth.

2. It not appearing that a state of war existed between the United States and Greytown, or its people, they could not lawfully be treated as public enemies. (Fol. 32.)

3. It does not appear that the people of Greytown were pirates. (Fol. 32.)

4. If they had been pirates, and were then abiding pencefully on there, there would not be any authority for the bombardment.

5. This proceeding was not authorized under the notion of reprisals.

4. The plea is not double. The orders given to Capitain

The following are the points of the United States District Altorney:

1. The pice is not double. The orders given to Captain Hollies by the Score'ary of the Nary's the order of the President of the United States.

2. The orders are properly described as lawful orders. None other could be given by the President or Scoretary. The word adds nothing to nor takes away from the legal effect of the orders, the giving of which is tendered as a fact to be tried.

3. The nox of the defendant was the act of the Supreme executive power of the United States. The defendant was bound to obey his superior officer, and is not liable when free from malice.

4. The President of the United States unfor the constitution powerses the executive power of this government. He is commander in chief of the army and navy of the United States. He is under the iswn of the United States entrusted with a discretionary power as to the employment of the navel force, and had a right to use the public force of the country to protect the persons and properly of americas citizens abroad from injuries, and indicate publishment on marauders who are not recognized other by the United States or by Nicarague as a sovereign power.

The District Attorney, in citing a case from one of the

other by the United States or by Nicaragua as a sovereign power.

The District Attorney, in citing a case from one of the early volumes of Johnson's Reports of the sensions of the State of New York, referred to the fact that in the case he was reading, questions appeared to have arises in the proceedings of a court martial in this State, in which William L. Marsy was a member and was a Postentian. That this same Lecutensatt became the State, in which William is Marsy was a member and was a Postentiate. That this same Lecutensatt became the State, in which William is an activation of the Union, and on this question of home-related of the Union, and on this question of home-related of the Greege government of so powerful a character as to authorize Lord Palmeration to cay that the law officer of the Union was ratisfied that no demand could be made on the American government for losses sustained by British subjects during the homberdment.

The Case of the Convict Smith.

Before Hon. Judge Nelson. Sarr. 19 -In the Matter of the Convict Smith - The prisoner who was senumeed to death for the murder of the cook who was sentenced to death for the morder of the cook on board the brig Gen. Pierce, but which was commuted by the Precident to seven years imprisonment, was brought up for forther montence on a consviction for the manriaughter of Capt. Lawson, of that vessel. It appears that mansiaughter, under the act of 1700 was not punishable in the State prison, and that this offence was committed before the act of 1867, the Court should therefore extence the convict to some penitentiary or other prison than that to which his sectence was commuted for seven years by the President.

In consequence of this difficulty, the District Attorney did not sak for the eccond seatence, and the prisoner's punishment will remain at the commutation.

Superior Court. Befere Hen, Judge Sloeson.

JOHN THOMPSON, THE WALL STREET BROKER.

SERV. 10.—Busies and Others vs. John Thompson.—The Judge directed the order of arrest to be discharged, on the desendant superiating not to bring any action for reason of that arrest.

Hibbs, escender, vs. Hibbs of Nagle.—Judgment and errection as against Nagle vacated and est aside, but without costs.

Levis M. Bellard, on infant, vs. the New Fork and Harten Railroad Company.—The defendants appealed from the decision of the taxing efficer as to their costs. The plate-tiff, it will be inculted and only the carries the decision of the taxing efficer as to their costs. The plate-tiff is the interest of the plate of the company of the costs to being at the time a commuter, but he refused to show his commutation toked. The complaint was dismissed, and the taxing efficer refused to slow the defendants costs. The large reversed that desirion and awarded costs to defendants.

Oriminal Trials.

HARGE OF ARSON—GURIOUS CRAIN OF GIRGUMETANCES—CONVICTION OF THE ACCUSED—CRAIGE
OF MURDER—TEE ACCUSED FLEADS GUILTY OF
MANSLAUGHYRE—ALLEGED LUNACY, ETC. COURT OF GENERAL SESSIONS.

COUNTERPRITERS INDICTED.

Sart. 14.—Although the City Judge took his seat prompt ly at the appointed hour for commencing business, yet owing to the non-appearance of the Grand Jury there were no cases ready for trial till nearly 12 o'clock. They came into cours with a large number of indictments, principally against alloged counterfeiters, for passing bogus bills upon our citizens. Not less than twenty persons, male and fe-male, were arraigned, and they all pleaded "not guity." It will be remembered that a gang of this class of criminals a few weeks since passed a number of 35 bitts, purporting to be issued by the Lee Bank, of Haseachneette. They will be tried this week.

BOMICIDE. At the advice of his counsel Leonard Flasker, a young German, indicted for the morder of Thomas Smith, on the 4th of July, at 56 Worth street, pleaded guilty to man-slaughter in the fourth degree, and was remanied till fut urday for sentence. His southed will present all devite to the court in mitigation of the seutence, for it seems that the deceased provoked him in an unusual manner. Flasker and ho had a quarrel, during which the prisoner stabled him in the scrottm with a hulfe, and after tingering for a few days died from the effect of the wount at the Hospital. The prisoner, who had been under arrest, was then committed and indicted by the Grand Jury for murder.

lasdore Adler, a youth, by the advice of Mr. Harrington, his connect, pleaded guilty to forgery in the fourth
degree in forging a check for \$500. The Judge thought
the best thirg that he could do with him would be to send
him to the House of Reforge.

Motions for the postponement of several cases were then
made, and when counsed came within the rules of the
court, the Judge and the Austrant District Attorney consoluted to have them put off till a future day.

Agnes Moore, a respectable and rather prepossessing
female, was placed at the bar for trial charged with forgery in the accound degree and a jury polled. Mr. Phillips, her counsel, conversed with her a few moments, and
at his advice she pisced guilty to the second degree of
that offsnoe, which pies was accepted. She offered a
counterfest 55 bill on the Loe Bank of Mass, to a storekeeper in circenpoint. The City Judge, in cassing sontence, observed that the reason why here pies, was accepted was that he and the District Attorney folt convinced that she was the dupe and tool of the
gang who faceded the city with these bills. Had
abe been tried and convicted the lowest penalty,
which was two years in the State prison. She did not realise the scellence till after she was removed from the box,
when she wept contonally. Considerable sympathy was
nanifested in her beals, as it was evident that she was
only a novice in crime.

James Thomas, a hard looking youth, was tried for
passing a counterfeit 56 bill on the Lee Hink of Mass, on
Mr. Bowman, clerk in Mr. H. Schletz's boot and shoe
store, Eighth avenue, on the morning of the 19th of August. The prisoner was it company with another man
who purchased a pair of shees, for which he gave the bogus bill in payment—Thomas renarking that, "the bill
s as as good as gold, for they had passed acother of the
same sort a few moments before." The defondant attempted to pass a bill of the same donomention on Mr.
Addams, clerk in Mr. H. Schletz's boot and shoe
lies the prison of the season of the charact

counsel preceeded to deliver his closing speech in behalf Michael Wogan, Jr., whose trial for aroon in the third degree, in firing Mr. Bearnes' wholesale liquor store, No.

isst two days. He maintained that the evidence of the prosecution was of such a slight circumstantist nature as is render it probable that all the circumstances might exist and yet the accused be innocent, and contended that he had not only established good character but incentiversibly proved what was technically as led an airo. Commen replied for the presentation, chaining that the Commen replied for the presentation, chaining that the Commen replied for the presentation of the presentation of the contended the necessary preparations for Gring the premiers; and that the wob of circumstantial evidence which the prosecution had woven around the defendant was not broken by the testimony addresd on the part of the defence.

Judge Romen I has Judge the major the pury at considerable length, reading the majorial points of the evidence choice licited during the testimon examination of a large number of winteress. But he said he would not dwell on the bettom the summat severity. In consequence of the evidence showing that the building was fired in the day line, the presention only claimed a verdict of gul ty of around in the fourth degree. The people could only convict in charges of murcer and areas by a train of circumstantial evidence, and to do so the chain should be complete. The prevention that the sociation of the question: "Note of countries the condition of the question: "Note of countries the condition of the question: "Note of countries in circlence, it was the day of the jury to convict, if there was a link wasting, they would be compelled to so o'clock in the morning; he made an examination of he presecution, as detailed by the various witnessees. Capt. Dicheli testified that the fire o'clipated in the second retails of him of the asks, but the premises and found that the fire was discovered mor after So'clock in the morning; he made an examination of the premises and found that the fire o'clipated in the second to the premise as the object to the open such as the chain of the premise as the object who ha

mission of the deed. The evidence of the defence, if was credited, showed the whereaboute of the effendant from haif-past six on Saturday aftersoon up to Sunday morning, when the alarm of five was given. If they believe the evidence of the father, uncle and brother of the prisoner, together with a number of polisoners, it was uttarly impossible for the crisener to have committed the area. The Judge concluded by raying that the guilt of the account should be essablished beyond reasonable doubt before they could consist him, and that in doubtful cases, good character was a stield.

The jury retired to their room at two stolock, and at half-past seven o'clock rendered a verdict of guilty, with a recommendation to mercy.

Its mowald both a seatant District Attorney said he was ready in the case of James Regan, who was indicted for the murder of his partner, Peter Virtae, in their shoe store, under the Howard House, in Broad way. New York, on the 22d of last August. The prisoner streak the decessed on the head with a ham nor, or some blue instrument. Regan appears to be about 33 vesses oid, has rather dark whikers, and a pale o implanton. He wore a sandy colored wig, and when scruticized closely seems to have a wild, sursural and peculiar excression.

Counsel commenced by reasing all the evidence elicited at the Coroner's inquest, which was listened to both by the crowded audience and the prisoner with great interest As soon as he had distable the informed the city Jurge that he had an interview with one of the physicians on the island (Dr. Ranney), who, it seems, had Regan unfortressiment for a sind of suitabal mania over a year ago. The dester pronounced him "oured" and he was dischar; ed. The Assistant Wasted Attorney icomersed that the dector raid the manis had a poculiar effect upon the mind ever after the patient was cared—manie, a kind of first ability which prompited the individual to perpetrate acts which he would not delf he were the his right concer the dester pronounced him to accept the offer of the Dis

unwound mind, he could be sent to the State lunatic asylum at Utica.

Judge Russell said that he would remand the prisoner for sentence till Saturday after next, daring which time he would examine his the merits of the case.

A FALORIOUS ASSAULT.

Mary Thomeson, rather a preposeeting person, was put on trial, charged with stabbling Mrs Ann Canningham, who resides at 2.5 East Seventeenth street, on the 20th of August. The evidence showed that there was a free fight all round, and after the examination of one or two witnesses, the proscoution abandoned the case, and the Jury rendered a formal verdict of sequittal Miss Thompson was in mediately surrounded by her friends, who congratulated her on the happy termination of the irial.

Important to Common Carriers.

BUPREMS COURT CIRCUIT.
Before Hon. Judge Davice without a jury.
Supr. 19 — William Skinner vs. New York Central Hail road Company.—The plaintiff, on the 5th of June, 1865, delivered on board the People's line of steambasts on the Hudson river, two boxes, marked "W. Skinner, Welton county, lows." The goods never reached the place of destination. The People's line of steamboats safely trans-ported the same to Albany, the terminus of the route

destination. The People's line of steamboats safely transported the same to Albany, the terminus of the route The boxes were then delivered to the defendants, for the purpose of being carried over their road, and were to be safely carried by them, and were delivered by them in due season and go d order on beard of a propeller on lake Erie, to be transported to Chloago, on the onual route to their place of destination. At the time the goods were delivered in New York he agent of the People's line of steamboats, and of the defendants, and of the other roads and steamboats on the line of the utilimate destination of the goods, gave a receipt for the same to the plaintiff, setling forth that the same were to be transported by defeneants to Baffalo, "and there delivered to the agents of connecting steamboats or railired to the same to the happening of said loss," and there delivered to the agents of connecting steamboats or railired to the same of loss, &c., "that company alone shall be answerable therefor, in shows a that causing the said receipt was signed by such agent as "agent for the above receipting parties, severally but no jointly."

Daviss, Justice.—in the absence of any special agreement by the defendants, if they had contracted—originally contracted in New York—the rule is well settled in the Blaic that their contract would only have exteaded to transport the goods to the extent of their into or road, and then to deliver them to a companion carrier to take. That in other words they were common carriers to the carrier settled by the case Van Santvoord & Oo., who were the owners of the swifture line of line; They received it has follows—"New York Ott 22, 1836. Becotred from St. John & Toucey, an board tow but Outaria, one box merchandise marked J. Petrle, Little Falls, Horhimer, county "The box were robot on partiers only to the cannel boar for Little Falls, Horhimer, county "The box were loss for Little Falls, Horhimer, county "The box were lost the their in owere not responsible for the box; that their d should yield entire assent. An examination of the opicious should yield entire assent. An examination of the opicious should be jet/amout were founds on which the jet/amout were founded over the present. The Chancelloway. An examination of the opicious that the grounds upon which the jet/amout were founded over the present. The Chancelloway. An examination of the particular manner, without any direction except such as may be inferred from the marks themselves, the carrier shall transport and dispose of them in the usual and caseomary "my." Again.—"And S. Joha and Toucey had no more right to expect that these carriers between Now Tork and Albany would themselves carry the box of clotaing in question to lattle falls, than they had to suppose they would deliver the other box provided by their tow bost at the same time to Hubbard at Chicago. As to both they must have understool and expected that the owner of the tow boat line would transport the boxes to the place where their buildness as common carriers terminated, and sould them on in the usual way as provided from that piace. There is correlated way as provided from that piace. There is correlated way as provided from that piace. There is correlated to the complex further than they would have been if no such recoughts and complex further than they would have been if no such recoughts of every the them they would have been if no such recought to the party to whom it was delivered. Ac." Sension Bickee, page 101, says, "I cannot agree with the supreme Court than the receipt signed by the capreme Court, that the receipt signed by Penture the agent of the plantitis merror, and captain of the tow boat, was evicence of a contract to cellver the box of goods at Jalid Falls, Herkimer county." At tage 102 he says, "It is not necessary, as regarded by the dispress Court of the surface from the mere delivery of the box on board of the vessel, the plantitis in error should carry the box to necessary as regarded to the country and the surface from the mere delivery of the box

Brooklyn City News.

FROM Jan. —A young man namet John Thomas, who was locarcerated in jall awaiting trial on a charge of stealing a watch some time since, escaped from the Kings county jail on Tuesday night about aims o'clock. He with his companion, named Sunon Kelly, their away the bars of the window of their cell, and crept out upon the roof.

Themae then made his escape by creeping along a beam to the sence in the rear of the july and and letting himself down by means of the strips of his blanket. He was observed by two men who were in the rear and who gave the slarm to the keeper, Mr. John Lee. The sheriff turned distely deputized a sufficient number of persons to surround the july and not prevent the escape of Kally, who was still upon the roof. The keeper then went upon the roof and succeeded in capturing Kally and taking him to a ceil Kelly was awaiting trial on a charge of grand laroony, and while confined in the cells of the Fourth district station hear, awaiting examination, nearly succeeded in escaping by digging away the bricks from the wall of his cell. The Beard of Supervisors have refused to provide a watchman for the july, and consequently there is greatfacility for escape.

ADVERTISEMENTS BENEWED EVERY DAY.

A DOPTION. A FINE BEALTHY FEWALE CHILD
will be given to any respectable lady that can give satis
factory reference. Address firs. bbot Bowery Post affice. A. W T. OUGHT TO INFORM HIS FAMILY WHERE he is as they feel very sind on about him having heard nothing from him since he was on his way West after leaving new lock on the 16th of August

CHARLES W. FARRIS, ESQ., OF PERU,—18 REQUEST ed to send his directions to Washington city Post office box No. 166, as business of importance will be communicated

INFO MATION WANTED—OF C-THERINE O'BRIEN who serived in New York in ship Manhattan Capt, Dison, by her sister, and O'Brien, now in Burington, N. J. Address Ann O'Brien Poet cince, Burington, N. J.

INFORMATION WANTED—OF THOM AS HEFRON, OF Athrone, Bogingia, county Roscommun. Ireland, also of his also r, ('athraine. The former in April last lived with Mrurrey 186 State street, this aco; is a pril Oathraine lived in Vicksburg. Their sister, Wiedfred, but lavely serviced is acations to hear from them. She can be found a 439 Pacific street, Brooklyn, L. I. Chicago, Cincinnati and Vicksburg papers please copy.

NEW PUBLICATIONS.

NEW PUBLICATIONS.

NEW MONTHLY MAGLIANE.

PHILLIFS, SAMPHON & COMPANY
Respecially announce that on the lat of November they
will commence the issue of
THE ATLANTIC MONTHLY.

They will alm to fornish the reading public a new source
of amovement and instruction, and to give to authors a new
and independent vehicle of thought.

The correct iterature, and the prominent questions of the
day, will receive the attention; while, at the same time no
pains will be sparrier, and the prominent questions of the
day, will receive the attention; while, at the same time no
pains will be received to press it an attractive miscollary of
tales, aketches and poetry, from the best writers.

Among other contributors, they are premited to name the
following from whom articles may be expected:

Within H Frescott,
Raiph Waldo Kmerson,
Revr F. H. ledge, D. D.
Nathl Hawthorne,
John G. Weittler,
Oliver Wendell Holmes,
James B. Lowell,
J. tolkrop Motley,
Geo, Wm. turtls,
Herman Melville,
Prof. G. O. Felton,
Prof. F. C. Child,
S. P. Wilmple,
Author of "Reighbor Jack.

Author of "The Dead Becret," do.

Miss. Gale May,"

"Lange," do.

Miss. Gale May,"

"Lange," do.

Miss. Goe Ferry,
Wikite Collins,
Author of "The Dead Becret," do.

Railing, and their of "Political Portrains," do.

Raillow, and their of "Political Portrains," do.

Raillow, and their orders received will be carefully examined,
and, if accepted, will be liberally paid for.

The publishers will aim to have each number ready in time
for distribution and sale in the more remote parts of the bounary, one before the first day of the month for which it is inlanded

Resall price, 25 cents such number.

A liberal discount made to dubs, or to those who buy to sell
again.

The attention of booksellers, periodical dealers, newsmen
and book aguats, is requested, and their orders respectfully

The attention of booksellers, periodical dealers, newsmen and book agents, is requested, and their orders respectfully

NEWSPAPERS.

SUNDAY PAPERS IN BROOK 'Ye.

Jor sale at RicHARDSON'S, 15 High, near Fulton street,
Buglish papers served in Nea York and Brooklyn
immediately on the arrival of steamers.

CENTREVILLE COURSE - TROTTING - TUESDAY, Sept. 21 at 35, 0 clock F M., match \$900, play or pay, with a purse of \$500 added by the proprietor mile beats, best 5 in 5, to wagons. C. Carl names s. m Miler's Damsel; C. Burr names b. m. Lady Woodcul.

JOEL CONKLIN, Preprietor.

JOEL CONKLIN, Proprietor.

WARHION COURSE—FALL, RACER—THE SEAMI four mile race between Nicholas. Charleston and fingi accr—the winner to receive \$8,000—taxes place Espiember 22 JNO. L. CASSADY.

UNION COURSE, L. I.—TROTFING.—OR TURSDADY.

J. Sciffann names s. g. Prince. Care will leave the Scuth ferry, Booklyn, for the course at half past one o'clock, and return as soon as the sport is over. Fare to go and return fity cents. N. S.—This race is m de play or pay; to come of rain or shine.

SHAW & WRITE, Proprietors.

UNION COURSE, L. I.—TROTTINA—OR TUBSDAY,
Feptember 22, im-mediately after the trot of Lantern
and Prince, a purse of \$50, mile heats, best three in 6, to
wagons D. Tallman names bi. g. Humming Sird, H
Woodrull names r g. Darr, owner names ch. g. Boston; J. F
Rodine names a. m.; J. Farrel names b m. My lasry Ann.
BHAW & WHITE, Proprietors.

POLITICAL.

TH WARD COUNCIL—MEMBERS WILL BE PUNC-tual is their stier dance at Onderdock's Hall, Grand street on Monday errning, His limit, at 8 o'click, as business of importance will be brought before the council By order. AUG. T. HOWEL, Secretary.

14 TH W. RD YOUNG MEN'S DEMOGRATIC UNION Club—The members of the association are requested to meet as headquarrers, 125 Grand street, on Monday evening, the Tiet inst. at 714 o'clock. JAMES MULLIGAN, Ohn. Jax P Gildenson, Fee.

AT A MESTING OF THE FIRST WARD DEMOCRATIC
Association, belt at the house of 'have's McCay, Nos. 9
and Il Broadway, on Wednesday evening, the 16th of 'Sequenber 1857, the Fresident in the chair the following preamble
and revolutions were unsulmonally adopted:
"Whereas, the time has some when it becomes incumbent
on all and every democrat to devote some time to the welfare
of the cause, therefore be il:
Resolved, That we heartily concur and fully endorse the
action taken by the late Democratic Convention at Syracuse,
and the patriotic feelings which governed their united action
on that concuston.
Resolved, That we will support the ticket nominated by
there with the feelings of democrats, who, knowing their rights
dere maintain them.
Resolved, That we point with pity and scorn at the slanderous threats made by a pre-moved delegate from this district, at
the above named convention and that we will show and vote
the entire de morrale tienet at the next hovember election, and
we will rise the change of a cut obtain on that de'.

Resolved, That we respectfully invite the temocratic amount
ties to meet with a committee from our association as soon as
convenient, to make a ward tiexet for the next charter election.
Resolved, That we co adjourn, to meet at Charles McCay's, convenient, to make a ward need at Charles McCay's, the Messived. That we do adjourn, to meet at Charles McCay's, on bonday evening. Sept 21, at 75, o'clock, and that the proceedings of this meeting be published in the Sanday Hersid, seedings of this meeting be published in the Sanday Hersid.

BLWALD BURK, Fresident.

PATRICE RAGAN. Secretarian.

COPARTNERSHIP NOTICES. \$5.000 TO \$7,000.—WANTED, AN ACTIVE PART.

Before the property of the state amount to purchase onehelf interest in a business of long standing, one acquainted
with the wholesale drug business preferred. Apply to F. G.

LUCKEY, Esq., 80 Nassau street, N. Y.

Disholution. THE COPARTNESSITE EXISTING between Charles S Thompson and Hewlett Allen, known as Charles S. Thompson & Co. is this day disholved by multal comean. The business of the firm will be settled by H. as Charen S. Ibompson A to the firm will be settled by H that consent. The final sees of the firm will be settled by H Allen New York. September 14, 1857.

CHARLER S. TROMPSON.

BACON WEELS.

HEWLETT ALLEN

WATCHES, JEWELRY, &C.

DIAMONDS.—THE TRADE IS RESPECTIVELY INformed that we are even innully manufacturing, and have on hand, a large stock of diamond jewelry of the listen styles, a large score one of diamonds on hand. Setting done for the trade. Diamonds bought on the Large State of the trade.

J. KLEIN, PRACTICAL WATCHMAKER, 361 PEARL.

It street repairs we ches and Freach clocks, for the trade, and for customers; warranted for one year. Brw watches exactly reg lated cheap. Gold and silver boughtfor east, and taken in each age.

FINANCIAL.

\$49.000 WORTH OF MERCHANDISE, EITHER groups of the processes of stable dry goods, to exchange for boards and smortgages having from one to five years to run, and crawing interest at 8 pur cent. Good sail able for the Western country are required, and at low rates. Address C., Franklin Hoose, "hambers street.

Interest notice—the coupons for interest on the boards of the Kerosens Oil Company, maturing on the lat of Ostober next, will then be paid on presentation at the office, Ro. to Beaver street.

G. W. AUNTEN, Treasurer.

RVING BAVINGS INSTITUTION, XO. 26 WARREN atreet, near Greenwich street. Open daily from 10 to 2 octock, and 4 to 7 f. M., Mondays, Thursdays, and Saturdays, Interest at 6 per cent on all stum from \$1 to 500.

WALTER W. CORKLIN, President, V. L. Buxton, Secretary.

BILLIARDS.

Bild.IARDS. - FOR SALE AT A BARGAIN, TWO good second hand billiard tables. Oall or address Bildards, 54 Liepenard street, New York. BILLIARDS.—HARRY BERTRAM WILL OPEN THE saloos, with seven tables, corner of fullon and Fine apple streets, Brooklyn, with an excellent larger bier saloon attached. Be will interpret German French and Spanish ex-ra. Rails for the games will be kept. Players invited.

Diblian's Model, Bibliand Tables And cushions, patented February 1886—Gentlemes are invied to examine there ables at the extensive salesyom—the largest and best it raished in the conditional serious tables, various styles, with the celebrated combination cushions, being up for examination such practice. Open day and evening, balescome 7-6 and 78 Broadway, Manulactory 55 Ann street. A few second hand tables for sale chasp

PATENT COMPRESSED IVORY BILLIARD BALLS, equal to any in case, warranted not to chip or got out of round. Prices of ceits—Ac. 2%, 84: 25: 16, 80: 75; 810: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25; 811: 25

ASTROLOGY.

105 URCEARD STREET.—\$5 000 REWARD IN OFFER.

105 ed to any person who can surpass MADAMS OLLF

FOR in giving correct statements on all events through Maparficularly about for reals, somess, inwents and giving looky
non-berr. S. S.—Madame U. is the only real geneine astrologist now in h. United States, the warrants to cure the avrecess cases of consumptive, liver complaints, sarchala, and in

and, all diseases, occurry by charm. This gifted lady will tell
the diseases, by simply looking at the person. Call and safetfourselves. 126 Orchard street, between Educate and Stankon

streets.

SPECIAL NOTICES. A TENTION, BROTHERS—THE CONSCILIDATED Care, F. U. B., will hold their rescinar meeting at their rooms 187 Sowers, on Therday evening at 8 O'clock, and the se who proposed members for initiation will have them propared. By order, will LIAM L. GILBERT, V. C., WILLIAM L. GILBERT, V. C.

MANORIC NOTICE—THE MEMBERS OF GROAD MANORIC NOTICE—THE MEMBERS OF GROAD Infraterinty in general are requested to ment at the lodge from Mascale Temple, normer of Broome and Grouby streets, or Stunday at 10 clock protectedy. For the purpose of attending the funeral of our late brother John Malowaring. The Gross-diers of the 5th Regiment will see as essort. By order of Chas. Sargent. Semelary.

CRAS. BARGEST, Semetary. ASONIC ROTICE. THE MEMBERS OF SURERA of P. NO. 243, F. a. M., are hereby requested to altered a regular meeting at their rous, Macoust temple, or per of Brooms and Crosby wreat. on Monday evening September 21, at 8 o'clock, for despa, their instance. By order, and the Macoust Company of the Macoust Company of the Macoustic Company of the Macous Ww. H. UNDERBILL, Secy.

N W YORK MEDICAL COLLEGE, MAST THIRTHMENT as sired, near Fouria avenue.

The preliminary course of lectures for the carond week.—
Nept. 21, at 11 o clock—Dr. Barker, on Disgnesse of Uterine
Diss ases.
Sept. 21, at 11 o clock—Dr. Conant, on Topographical Ace Sept. 23, at 110 clock—Dr. Parker's Obstatrical Chaic. Sept. 23, at 110 clock—Br., Budd, on Practical Chaic. Sept. 23, at 120 clock—Dr. Green, on Sarty Signs of

mmpten.

Sept. 24. at 12 o'clock — Dr. Carnachan's Sorgical Citate.

Fept. 25, at 11 o'clock — Dr. Barker, on Diagnosis of Ute 25, at 12 o'clock -Dr. Green, on Early Signs of Con nerotion.
Sept. 26, at 11 o'clock - Dr. Cox's Clivic
Br. Dorenne will commerce the course of instruction in

Sept. 26, at 1 0 close.

Br. Borenns wil commence the course of in tructure in the Br. Borens will commence the course of in tructure in the Analysis of Poisons "in the Observational Laboratory, on Monday, Sept. 28, at 4 P. M. R. Ols DEN DUBLIUM 4 D. Deno of the Faculty. NOTICE. THE COMMITTEE ON STREAM OF THE MEAN OF THE MEAN OF THE LINE, at 3 P. M., is the shamer of the Board of Councilment, No. If City had, to take lost consideration he extended of Leonard arrest. Farmer and the invited to askend.

JOHN KOEHER.

J. K. R. NOLDE, Com. on Sweet.

G. P. HICKFORD

NOTICE—THE COMMITTEE ON WHARVES, PIEED and Sips of the Board of Councilmen will meet on Thyrs's y next the 24th inst. at 3 P. M. in the Camber of the Board of Councilmen, No. 17 Cit. Hall, in consider as to the prepriety of removing all lumber and wood now piled on the prepriety of removing all lumber and wood now piled on the prepriety of removing all lumber and wood now piled on the prepriety of removing all lumber and wood now piled on the prepriety of removing all lumber. Let we be the Buttery and Thirteenth sirest.

JOHN BAULCH.

M. S. 17 H.

A. J. ODELLA,
H. SMITE.

NCTICE.—THE COMMITTEE ON RAILROADS OF THE Board of Counciline a will meet on Weds sday next, the 13d inst, at \$ P M., is the Chaluber of the Board of Councilinen No. 17 (ity Hall to consider as to the surprise y of probibility the use of s'eam on the Elevant avenue below Fifty pinth street, and compeling the Hudson River Railroad Company to run small cars on the Jower section of the Irack.

G. P. HICK-PORD.
J. SCHAPPART,
T. MU TROK.
W. H. CRANE.

Com. on Railroads.

NOTICE—THE SPECIAL COMMITTER OF THE SOARD of Conneilmen appointed to examine and report on the expediency of locating a ferry to run from Jackson street. New York, to Hadeon avenue. Brooklyn, will meet on Monday next at 3 P. M. in the chamber of the Board of Councilmen, No. 13 City Hall, in relation to the aforestly subject. All particles interented are requested to appear before and committee and express their views thereon.

eir views thereon.

G. W. WARNER.

JOHN VAN TIME
PRIME ORAWFORD.
ENNJ. J. RHODER.
JOHN EPNMARD.

Special Commutes on Jackson vices: Ferry.

LOST AND FOUND. POUND ON THE BEDAY MORNING, ERPT. 17. CA Broadway, between dond and Bisecker strasta, one alives caster. The owner can have the property by Paylog for this advertisement and applying at Geo. W. Jocee' restaurant, 600 Broad ay.

Broad vay.

ONT-DRAFT NO 866 DRAWN BY THE HOUTE-wark Bank of Philadelphia, on the Bank of the State of New York, dated Philadelphia, and the Bank of the State of New York, dated Philadelphia, Aug. 2, 1857, payable to order of Lewis & Damon, and by them endorsed to order of Miss N. Mesde, Baid draft was maded on that date and has never some to hand. All persons are bereby cauticated against receiving or negotiating it, as payment of the same bas been stopped.

I GST-A NOTE DRAWN AND ENDOUSED BY CAMELA ron Edwards & Co. No. 41, dated April 4 1887, parable eight months after date, at the Metropolitan Bank, for fifteen hundred and filty seven dollars and seventy nine senis. Atment having been atopped, all persons are hereby cautioned against purchasing or negotiating the same. 126 Ender will confer a favor by handing or enclosing the same to J. & A. PSTRIES & CO., 101 Liberty street.

NEW YORK, Sept. 17, 1987.

ONT-FROM LEXINGTON AVENUE. ON PRIDAY evening, the 18th lest, a black and tan colored English terrier dog; had on a bine leather coller. Whoever will return him to Mr. Gay, Lexingron avenue, third house below Thirty-sixth street, will be liberally rewarded

CST-ON PRIDAY EVANING, PETWEET 16 AND 17 o'clock, going from Hadson River Rairrad depot to E. Nicholas Hotel, a canvass covered valle, muraed L. E. disevand, Ohio A liberal reward will be paid, by leaving at the office of Parmetee's Ho'el gwarren sirest.

At the office of Parameter's Ho'el hwarren arren.

I GNY-ON SETT. 16, 1877. A POCKET DIAST, COMLitating one life assurance of Jacob Spooner of two thousand dollars; one note dated angast 28, given by George H.
Burtram, payable to the order of Jacob Spooner and payable
at the Agricelter's Bank of Herkimer, for one hundred and
sevenicen do lars, in ninety days from date; also one from
Benjamin Zaleni, psyable is four mon as from date, for \$77.50,
psyable at the Agriceltural Bank of Herkimer, and a ducbuil
from Chaucy Johnson of Mohawk. Wheever will return
eatel papers to Jacob Spooner, Herkimer, H. T., or to James
W. Hamilton, Jr., Castle Garden, New York, shall be sultably
rewarded.

LOST-AMBIGHT PATENT LE-THER BOOT, ON Brundway, between Worth and Canal street. The finder will be liberally rewarded by leaving it with H. Winendanger, boot and shoe maker. No. 61 Poarl street, between Chatham street and City Hall place. L OST OR STOLEN-A NOTE MADE BY THE SUB-serior dated Brooklyn, July 15, 1835, at 3 months, for 23, 200 is 100ths, to the order of 8 W. Barnard, Seq. of Albany, and by him endorsed, pays ble at the furrecoltan Back, Row York. The public are nevely cautioned against recensing or nego lating said rote. It having been lost or stoles, and pay ment of which has been stopped. S. O. DECKEL.

ment or which has been stopped S. O. DEUKER.

POINTER DOG FOUND.—THE OWNER MAY HAVE
bim by apolytop at 324 Franci street, Brooklyn, between
9 and 11 A. M., on Monday or Tuessay. STRAYSD AWAY - FROM THE CORNER OF COLUMNIA

S at and Hamilton avenue, a new strawberry color, so reward will be given by returning the same to No. 11 Columnia
a rest, Brooklyn.

REWARDS.

SIO REWARD.—10BT, ON PRIDAY THE 11TH IN stant, in the vicinity of Union square, in this city, two certificates of stock in the Pacific Mail interacebin Comparation of the care numbered respectively 754, dated August 14, 1857, and 1430, dated September 7, 1807, the latter one being for twenty five shares and the other one for twenty shares of said stock. They are of no value to any one, as the owner has notified the company, and new certificates will be issued to ann. but the finder will receive 110 resward upon retaining heats to DAVID PAPTULIO, No. 25 Duane street.

NEW YORK September 18, 1867.

\$10 RAWARD.—STRAYED OR STOLEN, FROM THE colored luting gree bound collar marned "Socretary." The above reward will be paid on returning the dog to the Bout Street Bouse.

Street House

\$150 REWARD, THE ABOYE REWARD WILL BE
qual for the recovery of the boxy of Richard
Mollor, who was lost overboard from the yacht Banahoe on
Wederscap alternor, the feld must in long felland breat,
opposite rands Pount light. He was decored at the ting in a
pair of white pants, with a white shirt, and a sinc flamped one
over it, he stoot about at feet high light compliance, with a
small tri of sair under the ching light from hair, light gray
even. Any person facing the said body will address Henry
A. Thomas, 190 Wall a rest, N. V. or C unnodore Abram
Barker, of the Houses Model Ngint Chin, Houses, N. J.
Westchester papers please copy.

THE MILATARY.

COUNTY MONAGISAN SOCIAL, CLUE -A MERTING of the above slub will be held at Monago nery Ball. Prince street, on Monago, Har, at J. F. M. for the election of officers previous to our our section annual carurains to fore ville park, on the 12h Couther. The more branch those wishing to join are requested to attend a variety. Raise Carreston, Trans. William Hadiam, Capt. Raise Carreston, Trans. William Hadiam, Capt. Richts, Sugmentan, Sec. FRANK DONNELY, Orderly.

E. I DAVENPORT MURKETERRS. THE MANBERS of the above named corps are requested to meet at the Broadway at 4 o'clock to mortow TOHN K. SOOTT, Commandant, Ww. Hall, Secretary, Protein

OBN SCOTT MUNKETERS.—THE MEMBRES OF THE Dempany are requested to attend a meeting this day, at No. 7 Frankfort street, at 2 o'clock P. M. Officers will be elected, and a full attendance is reoperated.

THERNY GUARD, ATTENTION.—THER COMPANY will meet an hundry at bendquarters, 527 Third avenue, at 4 o'clock P. M., to complete arrangements for their third annual target escurits, on Monday, he Just instant. All membres the meetings. All persons wishing to accompany us and contend for prices are lavited to come forward without turifier sodies. By order of J. MONB, Capialia.

(10.5, Guillott, S., Secretary.

TARGET COMPANIES, ATTENTION.—ERPORE YOU decide upon your shooting ground, call at Bellevine darcess, foot of Egilieth street, Kast river. Every attention will be given to patrons, and as good, if not better accommodation than one he found clauwhere. JOHN BARLOW, Ranager.

THE FIREMEN.

AT A SPECIAL MEETING OF WASHINGTON INTING Hose Company, No. 44, convened at the carriage house, on Fonday evening, September 54, 1867, the following resultings were unnamentary adopted—

Resolved. That it is with feelings of regret that this surpany are suiled upon to accept the resignation of Edward J. Ryder, Req., as assistant foreman and member of this company. Ryder, Req., as assistant foreman and message of the palay.

Resolved, That the thanks of the company are due to him for the valuable services he had rendered the company white Assistant Foreman.

Resolved, That a copy of the shores he presented to him, and also a copy he published in the New York Leader and New York Herald.

GROUND HOOK, Secy.

NEW YORK, SEPT. 19, 1837 — A MEXTING OF DELP-gates to make arrangements for the reception of Ragine Company No. 22, on their return from their cacurates to that-ford, &c. will be held at the horse of Exgine town may No. 14, corner of Church and Yesey streets, on Monday creating, Sept. 21, 1857, at 8 o'cook. Companies who intend particlesting will please send delegales. Jac PORSTH. ENOCH EMITH.

NOTICE.—THE OFFICERS AND MEMBERS OF CONTILOUISING THE COMPANY, No. 1, for Brooking B,
D, rein ro their standers thanks to the officers and members of Neptune Hose Company, No. 2, of this city for their
extreme knodnes and bospitally to us on the occasion of our
parade to participate, in the reception of Americas from the
Company, No. 5, on Wednesday eventue, it is maked, and they
may revi assured that they will a ways be reasonabled. For
the company.

A. Wassaid, Seey.